

UNITED STATES DISTRICT COURT ✓  
 FOR THE DISTRICT OF NEVADA

ROBIN M. LEE,  
 PLAINTIFF

CIVIL ACTION NO:

2012 JAN 17 P 2:29

V.

2:12-cv-00077-RCJ -VCF

DONALD J. TRUMP  
 TRUMP CORP.  
 DEFENDANT

CIVIL ACTION BROUGHT FORTH

PLAINTIFF ROBIN M. LEE, HEREBY COMMENCES  
 CIVIL ACTION UPON DEFENDANT DONALD J.  
 TRUMP, FOR HONORING HIS PAIR OF ATTORNEYS  
 ON 2-14-1995, WHILE LEE WAS INCARCERATED,  
 AND TELLING THE ENTIRE CITY OF HONOLULU,  
 STATE OF HAWAII TO NOT DISCLOSE A THING  
 TO THE PLAINTIFF, THAT HIS PAIR OF ATTORNEYS  
 IN VARIOUS COMBINATIONS WITH HIS FIRST  
 WIFE IVANA, MR. STEPHEN A. LYNN, & MOGUL  
 KIRK KECKORIAN, HAD NETTED THE PLAINTIFF  
 LEE IN ACCESS OF A BILLION DOLLARS  
 WITH THE U.S. TREASURY.

DUE TO THIS FACT, LEE SPENT 4-16-1997  
 TO MARCH 2011, DOING (wrong) INCARCERATION  
 WHICH WAS WRONGFULLY USED AS A TOOL TO  
 DEPRIVE LEE OF FINANCIAL DUE TO THE STATE  
 OF HAWAII'S FAMILY & CRIMINAL COURTS.

2.

Lee Has Relocated To The State Of Nevada, Since August 2011 When Donald Trump, Ivana Trump & Julia Parson Returned To Hawaii; When Ivana Told Lee That He Had A \$2 Billion Settlement, & President Barack Obama Offered Lee A 1/2 Billion Loan;

Where Lee Has No Fairness & Impartiality In Any Court In The State Of Hawaii That Has Dismissed All Of Lee's Civil Actions To Be Frivolous; Lee Ask That The U.S. District Of Nevada Honor Jurisdiction Of His Action, While Lee Has Resided In Nevada Since August And That He Has No Intent To Return To The State Of Hawaii That Has Been Brainwashing The Plaintiff Since Summer Of 1988 To Cerebrate, That The U.S. District Of Nevada Honor plaintiffs Action, Accept And Take Jurisdiction, Allow Plaintiff To Promissary Affidavits To The Fact While His Action Cannot Be Transferred Back To U.S. District Hawaii To Be Wrongfully Dismissed, & That The Plaintiff Be Allowed In Pro-Se Until He Given A Court-Appointment & Or Retainer Fees & Remains Lee An Attorney Who Is Not Gov. John Waihee, esq.

3.

Due to the fact that his present counsel has never acted on the plaintiff's behalf & has been jeopardizing the plaintiff's safety & well being, & his family as well, & was never retained by plaintiff, whom Lee wants a restraining order against in injunctive relief.

Plaintiff Lee does believe that his counsel he would dismiss is directly responsible for he being blackmailed, extorted, threatened, harassed 24/7 has been part of his goal to show an entire USA & public why he has counsel but no finances available to him; & no viable means to protect himself as well, while his counsel has the goal & desire to make Lee in comparison to the El Dorado Heir where he has no use of & for billions incarcerated again, which he would be if not for the defendant & his first wife Iwawa & President Obama, while plaintiff is kept on Fremont St. without ID's, & credit cards; use of software in supposedly the highest crime zone to only be his apt. . Lee does request Jury TRIAL IF NECESSARY.

Plaintiff Lee Seeks Damages: Award  
 to Be \$2.5 Billion, Demand for Trial;  
 IN What Was Suppose to Be A 50/50  
 Only Deal with the Demand;

Lee Seeks Damages on the Basis of He  
 Would Have purchased \$400 Million of VML at 50¢  
 A Share out of CH-11 (Redemption); \$400 Million  
 of AMP at .75¢ per share out of CH-11; Both  
 Hitting Highs of \$400<sup>00</sup> per share in 2005.

Lee Ask That He Realizes He to Be Against  
 the NASDAQ, Banks, Brokerages, Wall St.  
 Corps, Govt. Where They All to Have leverage  
 Against the Plaintiff with Forced Arbitration All  
 Caused by 3rd parties, Lee Ask of the  
 Defendant to Help with a Presidential  
 Pardon, as if Plaintiff to Be his Counsel  
 Client, where all Defendants do not  
 Have leverage to do anything they wish;  
 desire up to the Plaintiff; in which no  
 Hotel, Casino or Business will Honor  
 the Defendant Releasing Lee the  
 Plaintiff A Billion in credit worthiness  
 in Oct. 2011

Plaintiff Ask the Defendant Trump

8.

to CONVINCE ALL RESPONSIBLE DEFENDANTS,  
SUCH AS 1ST HAWAIIAN BANK ESTATES & TRUST  
DEPT., THE HAWAII STATE BNC ASSOCIATION, EXTRAPE  
BANK & BROKERAGE & BANK OF HAWAII,  
ALSO ANY & ALL CASES THAT WERE MADE WITH  
THE ~~ADORE~~ POWER OF ATTORNEYS UP TO 2-14-1995;

Lee ASK THAT THE DEFENDANT TRUMP KEEP  
HIM INFORMED OF WHO HE HAS SUED OR  
CONVICTED, HE ASK THAT THE DEFENDANT  
MAKE HIS EXECUTIVES OPEN TO HIS USE  
ESPECIALLY ERIN WHO KEEPS LYING TO THE  
PLAINTIFF, THAT TRUMP SHOW HIM  
PAPERWORK & OWNERSHIP OF THE CORPORATION  
HE TO BE TREASURER OF BERS ONLY  
DORRIS TRUMP HAS GIVEN TRUE POWER OF  
ATTORNEY 2-14-1995 - THAT TRUMP PLEASE PAY  
ALL FILING FEES AS WELL

Lee ASK THAT DEFENDANT TRUMP NOT  
ALLOW HIS FAMILY PUT LEE BACK IN  
PRISON BY RELEASING HIM CASH DEPOSITS  
WHERE LEE MAYBE ABLE TO PROTECT  
HIMSELF IN A CASINO; THAT HE  
MIGHT PAY AT ALL NOTES PAYABLES,  
PROMISSORY & CHECKS, 2 OF MY COOPERATES  
& FRIENDS COULD NOT PREVENT OF THEFT  
& LOSS



Lee ASK That The COURT ALLows Him To  
 ENTER AFFIDAVITS To The FACTS, SO That His  
 FILING NOT BE DISMISSED AS FRIVOLOUS;  
 MERITLESS, AND That They CANNOT THIS A TOTAL  
 REVOCATION UPON ALL PANEL OF ATTORNEYS;  
 That The COURT PROTECT Him By ALLOWING  
 ONLY SAY \$200 million OUT OF THE SETTLEMENT  
 AS IN A CLASS ACTION DISPLACEMENT SO  
 THAT THE PLAINTIFF CAN NOT BE TRICKED  
 BY ANY SCHEME WHO COULD TAKE WHAT  
 Lee LOSE 10 MINUTES LATER, OR SCHEMES  
 TO BLACKMAIL HIM FOR THE ENTIRE \$9.5 BILLION.

JAN. 3, 2011

RESPECTFULLY SUBMITTED,  
 ROBIN M. LEE  
 Robin M. Lee

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA

ROBIN M. LEE  
PLAINTIFF,

V.

DONALD J. TRUMP  
TRUMP CORP.  
DEFENDANT.

CIVIL ACTION NO.

MOTION TO ALLOW AFFIDAVITS  
AS EXHIBITS

ROBIN M. LEE, PLAINTIFF, HEREBY REQUESTS  
OF THE U.S. DISTRICT COURT TO ALLOW THE  
FOLLOWING AFFIDAVITS TO BE ALLOWED DUE TO  
PLAINTIFF CANNOT FIGHT FREE CREDITS,  
PAY TO NOT HELP OR DIVULGE A THING TO  
HIM. HE REQUEST A COURT APPOINTMENT  
AS IF THE AFFIDAVITS SECTION A CLASS ACTION  
LAW SUIT,

MIGHT THE PLAINTIFF BE ALLOWED  
TO CREDIT 150 MILLION FOR THE AFFIDAVITS  
IN HOPES THE DEFENDANT MIGHT CATCH  
THE CREDIT OF A HOTEL, TO BE EQUAL TO  
A 300 MAN EYE WITNESSED TRUMP, HAS  
BEEN THE GOAL, DESIRED OF MAY 24 THE/7  
AUDIENCE OF THE PARTY.

1-2-12

Respectfully  
Submitted  
ROBIN M. LEE  
Robin M. Lee

Power of Attorney, Revocation

I, ROBIN LEE ("Declarant"), of 115 S. 14TH ST. #35 L.V., NV. 89101 (Address), through my Power of Attorney dated 1991 & 2-14-95 ("Power of Attorney") made and appointed \_\_\_\_\_, my true and lawful attorney in fact for the purposes, and with the powers set forth in the document.

I hereby give notice that I have revoked and canceled, and hereby do revoke and cancel, the Power of Attorney, and all powers and authority given, provided or implied therein to in that Power of Attorney.

In witness of this act, I have signed this Notice of Revocation of Power of Attorney on 1-5-2012 (Date).

\_\_\_\_\_  
Revoker of Power of Attorney

On this \_\_\_\_\_ (Date), before me, personally appeared known to be the person described in and who executed the foregoing instrument and acknowledged to me that they executed the same as their free act and deed.

\_\_\_\_\_  
Notary Public  
Commission Expires on: